

The Shanghai University of Politicial Science and Law (SHUPL) cordially invites you to the



SHUPL INTERNATIONAL ARBITRATION CONFERENCE

W E L C O M E

International Multi-Party, Multi-Contract and Supply Chain Arbitrations

8 April 2021, Thursday 11:00AM-17:15PM Beijing Time (GMT+8) Meeting ID: 937 728 982 (Tencent meeting)







17:15 | End of Conference

Attendance will be for free .To register, please send an email to inter.lawschool@shupl.edu.cn



I. Opening of Conference (11:00-11:30)

Welcome Speech :



Prof. Xiaohong Liu,

President of Shanghai University of Political Science and Law

"I sincerely believe that ,with joint efforts and the strong support of legal experts from China and abroad, SHUPL is going to exert key influence and maintain great competitiveness, while making its due contributions to legal education."

Welcome Speech :



Dr.Dr.Adolf Peter,

Associate Professor at SHUPL , President of the European - Chinese Belt and Road Initiative Association (Gold Sponsor)



II. Breakout Session (11:30-16:55)

Panel I: (11:30-13:15)

Multi-Party Arbitrations in the Context of the Belt and Road Initiative





Dr.Guojian Xu



Mr.Arthur Dong



Mr.Peter Ashford



Ms.Spring Tan



Datuk Professor <u>Sundra Rajoo</u>



Mr.Edward L<u>uke II</u>

Moderator :



Mr.Jayems Dhingra



International Supply Chain Arbitration in the Context of Corporate Social Responsibility, Business Codes of Ethics and Environmental Protection



Dr.Dr.Adolf Peter



Dr. Stephan Wilske



Dr.Simon Wagner



Dr.Dr.Markus P.Beham



Mag.Ralph Kilches



Dr.Harald Sippel

Moderator :





Panel III : (13:35 ---- 15:20)

Consolidations and Joinders form the Perspective of International Arbitration Institutions





Mr.Cui Yang



Mr.Kevin Nash



Dr.Alice F<u>remuth-Wolf</u>



Ms.Marianella Ventura



Prof.Christian Carbajal Valenzuela

Moderator :



D<u>r. Zhengyi</u> Zhang



Panel IV : (15:40 ---- 16:55)

International Supply Chain Arbitrations and Supply Chain Management in Various Industries





Mr.Robert H<u>erzner</u>



Mr.Eddy Lee



Mr.Chaitanya Arora



Dr. Herfried Wöss





Mr.Alok Vajpeyi



Panel V: (15:40 ---- 16:55)

Multi-Party Arbitrations from the Perspective of International Lawyers



Mr. Anil Changarotth



Ms .Els van Poucke



Dr. Michael Nueber



Mr.Luis King





Mag. Oliver Loksa

Prof.Xiaohong Liu, President of Shanghai Shanghai University of Political Science and Law

Ms.Liu Xiaohong is a Professor of law and the President of the Shanghai University of Political Science and Law. She was appointed and served as the Vice Chairman of the ICC Commission on Arbitration & ADR between 2016 and 2019. Currently, she is a member of the Commission of the ICC International Court of Arbitration on the Belt and Road Initiative, member of the International Commercial Expert Committee of the Supreme People's Court of China, Vice Chairman of ICC China Commission on Arbitration & ADR, China Society of Private International Law and Shanghai Law Society, President of the Institute for the Belt and Road Initiative of Shanghai Law Society, and chief expert of Collaborative Innovation Center of China (Shanghai) Pilot Free Trade Zone.

She also practices as an arbitrator in China International Economic and Trade Arbitration Commission, Shanghai International Economic and Trade Arbitration Commission, Shenzhen Court of International Arbitration, Shanghai Arbitration Commission, Cairo Regional Centre for International Commercial Arbitration, and Arbitration Foundation of Southern Africa, among others, and mediator in Shanghai-Rhone-Alpes International Mediation Center.



Prof.Dr.Xu Guojian, Distinguished Dean and Professor of International Law School, Shanghai University of Political Science and Law

Topic: Arbitration - An efficient way to solve BRI related international commercial disputes

Dr. Xu was appointed in June 2005 as a member of Chinese government delegation to attend the 20 diplomatic conference of the Hague Conference on Private International Law to negotiate the Convention on the Choice of Court, he also attended the 1st, the 2nd, the 3rd and the 4th Meeting of the Intergovernmental Negotiating Special Commission on the Convention on Recognition and Enforcement of Foreign Judgments of the Hague Conference on Private International Law in February of 2016, February of 2017, December of 2017 and May of 2018. He was also a member of Chinese delegation to the 22 diplomatic conference in The Hague on which the 2019 HCCH Judgments Convention was adopted.

Dr. Xu is fluent in Chinese, German and English. He has contribut -ed many practice-oriented and academic articles on international commercial arbitration and comparative law in world-renowned professional journals, such as the Journal of International Arbitration, the International and Comparative Law Quarterly, the Lloyd's Maritime and Commercial Law Quarterly, and others. Dr. Xu has also published monographs in the areas such as international commercial arbitration, civil law, private international law and insurance law. His representative publications are Anwepdungsprobleme des chinesischen internationalen Kaufrechts (doctoral thesis), published by Peter Lang Verlag in Frankfurt, Germany in 1994; Internationales Privat- und Zivilverfahrensrecht der Volksrepublik China, co-authored with Professor Harro von Senger and published by Schulthess Polygraphischer Verlag in Zurich, Switzerland in 1994; Guide for China Ad Hoc Arbitration Practice (the first domestic monograph on this subject), co-authored with Dr. Gao Fei and published by Law Press in Beijing, China in 2017.

Dr. Xu has extensive experience as a practicing attorney. In 1989 he worked as an assistant lawyer in Dusseldorf, Germany, and from 1991 until 1994 was employed at a firm in Hamburg. At the beginning of 1995 he returned to China to establish a representative office for a German law firm, where he subsequently worked until the end of 1997. During this period, he provided legal services for many foreign enterprises, especially enterprises from Germany and other German-speaking countries, for their investments in and trade with China. From January to December 1998 he practiced at a Chinese law firm in Shanghai, China. At the end of 1998, he initiated the establishment of the law firm Boss & Young, which merged with the law firm Joinway in January 2014. Dr. Xu is the managing partner of the newly merged law firm Boss & Young.

Dr. Xu's main fields of practice include foreign direct investment in China, international merger and acquisitions, technology transfer, intellectual property rights and international commercial arbitration. His clients include multinational companies, China sate owned enterprises, banks and insurance companies.

Dr. Xu is one of the leading arbitration practitioners in China, having represented clients from China, USA, UK, Germany, Switzerland and other countries, and handled numerous international commercial arbitration cases related to the application of the ICCA, UNCITRAL, SIAC and CIETAC arbitration rules. In addition, he has been appointed as an arbitrator of the China International Economic and Trade Arbitration Commission (CIETAC), the Shanghai International Arbitration Center (SHIAC), the Shanghai Arbitration Commission, the Nantong Arbitration Commission and the Korean Commercial Arbitration Board (KCAB). As an arbitrator, Dr. Xu has rendered more than 200 arbitration awards on disputes covering international trade, construction, real estate transaction, technology transfer, banking, insurance and financial transactions and foreign investment, some of which are conducted in English. Dr. Xu has also acted as chief arbitrator in a number of these arbitration disputes.





Arthur Dong, Partner, AnJie Law Firm, Beijing,China

Topic: To join or not to join -Some thoughts on joinder in international arbitration

Dr. Arthur Dong has over 25 years of practice as a PRC lawyer. He focuses on complex matters of international commercial arbitration and cross-border litigation. His expertise covers a wide spectrum of dispute matters, including without limitation international trade, M&A, cross-border transactions, technology transfer, intellectual property, infrastructure, natural resources, distribution and franchise.

Arthur represents clients as legal counsel under all the major institutional arbitration rules as well as in ad hoc arbitrations. He also represents clients before the Chinese courts for litigation and arbitration related court proceedings. Arthur has been enrolled in the listed Panel of Arbitrators /Mediators of several well-established arbitration institutions. Arthur is a sought after arbitrator among the Asia-Pacific arbitration institutions. He has been acting as legal counsel or arbitrator under the CIETAC Rules, BAC Rules, SHIAC Rules, ICC Rules, UNCITRAL Rules, HKIAC Rules, SIAC Rules, SCC Rules, ICDR Rules, etc.

He has also been invited to act as an expert witness on Chinese law in several arbitration and litigation cases outside of China.

Arthur is a committee member of the ICC Commission on Arbitration and ADR and a member of the SIAC Users Council. He has been recognized for consecutive years as a leading PRC lawyer in the field of arbitration by various prestigious legal directories including Who's Who Legal, Chambers, the Legal 500, Asialaw and Benchmark Litigation, etc.



Mr.Peter Ashford, Partner,Co-Head International Arbitration, Fox Williams LLP, London,UK

Topic: Joinders from a British Perspective

Peter is a Solicitor of the Senior Courts of England & Wales and co-head of international arbitration at Fox Williams, London. He is a Fellow of the Chartered Institute of Arbitrators

He has been appointed as arbitrator by a wide variety of bodies and institutions including the LCIA, ICC, President of Law Society and London Chamber of Arbitration.

He is widely published. He is the author of a number of books:

- Handbook on International Commercial Arbitration. Published by Juris Publishing (NY).
- Guide to the IBA Rules on the Taking of Evidence in International Arbitration. Published by Cambridge University Press.
- Guide to the IBA Guidelines on Party Representation in International Arbitration. Published by Cambridge University Press.



He is also the author of a number of articles, including usually two a year in ClArb's journal Arbitration on the legal / procedural aspects of the Vis Moot. Peter is a regular judge at the Vis Moots in Vienna and runs the highly regarded Fox Williams Pre-Moot.

As counsel Peter undertakes international commercial arbitration across a broad sphere of sectors and industries and will generally undertake the advocacy. He also undertakes some litigation before English Courts.



Ms. Spring Tan, Partner, Withers KhattarWong LLP, Singapore

Topic:

With the recent pandemic and the increasing trade measures and restrictions imposed by various countries, global trade cannot avoid being affected.International Supply Chain Arbitration play an even more important role now in the context of the Belt and Road Initiative

Spring is a partner in the litigation and arbitration team at Withers KhattarWong LLP.

She is experienced in commercial litigation and arbitration, international arbitration, adjudication, mediation, involving commercial laws, corporate disputes, probate disputes, insurance and indemnity, with a special focus on construction matters, advising developers, contractors, subcontractors and their suppliers.

Spring undertakes a wide range of contentious and non -contentious matters relating to the building and construction industry. She regularly represents clients in disputes resolution and litigation involving construction contracts and her portfolio of non-contentious work includes providing opinions and reviewing of contracts such as pre/post tender and project



administration in relation to construction related documents. Her clients include developers, investors, insurers, main/sub - contractors, suppliers, architects engineers, management corporations of strata titles, subsidiary proprietors, and owners.

In addition, Spring has a keen interest in Sports Law. She has successfully completed the Certificate Programme in Sports Arbitration organised by the Asian International Arbitration Centre, and has assisted with the appeals panel in one of the world sports federation in arbitration and preparing the final award.



Datuk Professor Sundra Rajoo, President of the Asian Institute of Alternative Dispute Resolution (AIADR), Kuala Lumpur, Malaysia

Topic: The development of the law and practice of international commercial arbitration in the context of Belt and Road Initiative (BRI) and its potential in pioneering international legal norms

Founding President, Asian Institute of Alternate Dispute Resolution (2018 to date); Certified International ADR Practitioner (AIADR): Chartered Arbitrator (CIArb); Advocate & Solicitor; Architect and Town Planner; Director, Asian International Arbitration Centre (2010-2018); Chairman, Asian Domain Name Dispute Resolution Centre (2018); Deputy Chairman, FIFA Adjudicatory Chamber (2018); President, Chartered Institute of Arbitrators (2016); President, Asian Pacific Regional Arbitration Group (APRAG) (2011): Founding President, Society of Construction Law Malaysia; Founding President, Malaysian Society of Adjudicators: Founding President, Sports Law Association of Malaysia; sometime Visiting and Adjunct Professors at Universiti Teknologi Malaysia, Universiti Kebangsaan Malaysia, Universiti Sains Malaysia, University of Malaya. Hon LLD (Leeds Beckett). Since 1990, he has served as chairman, co-arbitrator of three-man panels and sole arbitrator in over 300 international and domestic arbitrations including ad hoc and institutional arbitrations administered by ICC, SIAC, HKIAC, KIAC, CIETEC, PCA and KLRCA. As Director of AIAC (formerly known as KLRCA before 2018) from 2010 to 2018, he was responsible for the revival, transformation and growth of the Centre into one of the great Centres of World. It moved into Sulaiman Building in 2015 rated the best adr facility beside the PeacePalace in the Hague. During his Director, there was massive increase in case load from a mere 22 arbitration cases in 2010, 52 arbitration cases in 2011, 135 arbitration cases in 2012 (118 domestic and 17 international proceedings), 156 arbitration cases in 2013 (128 domestic and 28 international proceedings), 282 arbitration cases in 2014 (221 domestic and 61 international proceedings), 103 arbitration cases in 2015, 62 arbitration cases, 12 domain disputes including 8 international cases, 5 domestic mediations in 2016, 126 arbitration cases (109 domestic and 17 international), 6 domain disputes with 2 international cases as well as 2 administered mediations, one of which was international in 2017. The adjudication cases started in 2015 with 84 cases, 207 cases in 2016, 765 cases between 16th April 2017 to 15th April 2018, 764 cases between 16th April 2018 to 15th April 2019. The total number of persons who have attended its events and trained in its courses since 2010 is in excess of 16,000 with many speciality courses. By 2017, the Centre was organising about 50 events a year. In 2018, AIAC moved into dispute prevention by offering the first free standard form building contracts, a first for an arbitration institution.

Datuk Professor Sundra Rajoo has authored, co-authored, edited several books and contributed chapters and articles on arbitration, contract and construction law, including, UNICITRAL Model Law & Arbitration Rules: The Arbitration Act 2005 (Amended 2011 and 2018) and the AIAC Arbitration Rules 2018, 2019, Sweet & Maxwell; A Practical Guide to Statutory Adjudication in Malaysia, 4th Edition, 2018, Construction Adjudication Reports 2018, Sweet & Maxwell AIAC; Chapter on Annulment of Investment Arbitration Awards in BartonLegum, The Investment Treaty Arbitration Review, 2017, 3rd Edition, Law Business Research; Law, Practice and Procedure of Arbitration, 2nd Edition, 2016, Lexis Nexis; Arbitration in Malaysia: A PracticalGuide, 2016, Sweet & Maxwell; Construction Law in Malaysia, 2012, Sweet & Maxwell; The Malaysian Arbitration Act 2005 (Amended 2011) - An Annotation, 2013, Lexis Nexis; The PAM 2006 Form, 2010, Lexis Nexis; The Arbitration Act 2005 - UNCITRAL Model Law as Applied in Malaysia, 2007, Sweet & Maxwell; The Malaysian Standard Form of Building Contract (The PAM 1998 Form), 1999, Malayan Law Journal. " He is now involved writing three books on arbitration in India, adjudication and construction law which is planned for publication in 2021.



Mr.Edward Luke II, Barrister-at-Law, Luke & Associates, Gaborone, Botswana, Africa

Topic: The Growth of Arbitration in Africa and Supply Chain Arbitrations

EDWARD W. FASHOLE-LUKE II, Botswana Citizen, born Freetown, Sierra Leone, March 28, 1960, admitted, 1986, England and Wales (Barrister-at-Law); 1989, Botswana (Attorney); 1993, Sierra Leone (Barrister and Solicitor). He is the Managing Partner of the firm and one of the leading lawyers in Botswana with a wealth of local and International experience, and is listed in Who's Who of Southern Africa, and the International Who's Who of professionals in Washington D.C. He has spoken at several International Conferences on International Arbitration including at the Chartered Institute of Arbitrators, Kenya branch in Association Conference in Glasgow Scotland in April 2015. Spoke on panel on International Arbitration at the International Bar Association conference in Vienna in October 2015, spoke on November 2015. Attended Slaughter and May Africa lawyers a fellow of the Chartered Institute of Arbitrators in the United Kingdom, Kenya and Zambia. He has been engaged in several high

profile cases in the High Court and the Court of Appeal of Botswana, including appearing in the most sensational Murder trial in Botswana. Appeared in the Court of Appeal with Sir Desmond de Silva Q.C.. Acted in a landmark constitutional damages matter in the High court and Court of Appeal successfully. Acted in landmark arbitration review matter in the High Court of Botswana in ASH VS TPR..

Trained in ICC arbitration, International Arbitration, International Commercial Arbitration, Fedics, between state and investor. Dispute adjudication and arbitration. Special training in International Arbitration at the Law Mayer Brown. Mr. Luke spoke on a panel at the Atlanta Spoke on International Arbitration at the American Bar Association section of International Law Conference in London in October 2013. He also spoke on two panels at the Commonwealth Law Conference in Glasgow in April 2015. Chair of Institute of Arbitrators in Livingstone Zambia, in July 2015. Attended Hong Kong arbitration week in Hong Kong in November the ICC in New York in February 2016. Published article on Arbitration in Botswana in Global Arbitration Review publication. Was Keynote speaker on 'The future of Arbitration in Africa' hosted by Penn State University and the American Society of International law at the offices of Greenberg Traurig in Washington D.C. on 11th March 2016.

Moderator



Jayems Dhingra Chartered Arbitrator Certified International Arbitrator, Accredited Adjudicator, Accredited Mediator FACICA/FAIADR/M.S.I.D Member,AIPN LL.M.(IP Law), M.Sc.(Maritime Studies), M.Tech(Knowledge Engineering), MBA, First Class CoC(DOT,UK), B.E.(Elect)

Jayems Dhingra during the last 45 year period, has worked and consulted in the industry verticals encompassing: Professional Services, Trading, Construction, Technology, Oil & Gas Exploration & Production, Petrochemical Process Plants and Power Plant Construction Projects, Logistics & Warehousing, Marine, Offshore, Oil & Gas Pipelines, Infrastructure Development Projects (Ports, Offshore Supply Bases, Oil & Gas Terminals, Highways and Airports etcetera), EPCIC Contracts, and Shipyards, in South East Asia, Africa, Middle East, Americas and Europe.

Jayems has developed a special initiative for conducting audits and valuation of intangible properties involving proprietary processes (IP), licensed production and licensing of intellectual property rights in patents, trademarks, and industrial design. He is the Principal Management Consultant with Tiberias Management Consultants Limited Hong Kong and Singapore. He was frequently engaged for assignments like due diligence, acquisitions, mergers, resolving various operational issues, technology transfer and agency services contracts reviews, cost controls, project management matters, and enhancement of international procurement and Supply Chain Management systems. Jayems holds degrees and post graduate qualifications like LL.M. (IP Laws), GCIA (Arbitration Law), M. Sc. (Maritime Studies), Master of Technology (Knowledge Engineering), MBA (General Management), Bachelor's degree (Electrical Engineering), and Marine Engineering, including the Chief Engineer's First-Class Certificate of Competency (DOT, UK). Jayems has recently completed the distinguished Advance International Certificate Course in IP Management, jointly organized by WIPO, KIPO, KIPA and KIST at Seoul, Korea.

Jayems has served as Director and member of Board of Management, Governance Councils and Committees of various organizations. He is also admitted to professional institutions as: 'Fellow', Australian Centre for International Commercial Arbitration (FACICA), Asian Institute of ADR; Member, Singapore Institute of Directors (M.S.I.D.), and Member, Association of International Petroleum Negotiators (AIPN) USA.

Jayems is further qualified and accredited as Certified International Arbitrator, Chartered Arbitrator, Sports arbitrator under CAS Rules, Accredited Adjudicator and Accredited Mediator. He is admitted to the international panels of arbitrators and neutrals with WIPO, Geneva: ACICA and AMTAC, Australia; CIArb (UK); HKIAC Hong Kong; AIAC, Malaysia; AIADR, Malaysia; KCAB, Seoul, South Korea; ICA, Delhi, India; ICC (Singapore); SISV, Singapore; SCMA, Singapore; SCCA, Saudi Arabia; LCIA, London; VIAC Vienna, Austria; SCC, Stockholm; and Mediator, CMC, and SIMI Singapore.

Dr.Dr.Adolf Peter, Associate Professor at SHUPL International School of Law, Shanghai, China

Topic:

How to Reduce Greenwashing and to Enforce CSR Policies in International Supply Chain Arbitrations

Dr. iur. Dr. phil. Adolf Peter is Associate Professor at the Shanghai University of Political Science and Law (SHUPL), Independent Arbitrator, Certified Supervisory Expert (CSE) and President of the European Chinese Belt and Road Initiative Association (ECBRIA) which is seated in Austria. He holds two Ph.D. and several master degrees in Law, Business Ethics and Religious Science and an LL.M. degree in South East European Law and European Integration (University of Graz, experience both in common (in particular English, US and Singapore law) and civil law(in particular Austrian, German, European and Chinese law) in international law firms in Singapore, Austria and the USA. Dr. Peter's main areas of activity are International Arbitration, Business Ethics, Corporate Social Responsibility and Corporate Governance in China, Singapore, Austria (EU) and the USA. Moreover, Dr. Peter is Fellow of the Singapore Institute of Arbitrators (SIArb), Fellow of the Austrian Chinese Legal Society, Fellow of the Asian Institute of Alternative Dispute Resolution (AIADR) and Fellow of the Bali International Arbitration and Mediation Center (BIAMC). He is a member of the Chartered Institute of Arbitrators (ClArb) and the Austrian Arbitration Association (ArbAut). Furthermore, he is a committee member of the SIArb Publications & Website Committee.



Dr.Stephan Wilske, Partner, Gleiss Lutz , Stuttgart, Germany

Topic:

Trust Is Good,Control Is (Hopefully)Better: Why the New German Supply Chain Due Diligence Act Makes Business with German Parties Considerably More Difficult - and: Can Supply Chain Arbitration Make Things Easier ?

Stephan advises national and international clients on arbitration and cross-border litigation. He has acted in numerous arbitrations (national and international) with an emphasis on project-related disputes, post-M&A disputes, joint ventures, investment arbitrations and general commercial law.

Stephan studied at the Universities of Tübingen, Aix-en -Provence (Mafitrise en Droit 1986) and Chicago (LL.M.; Casper Platt Award 1996). He was admitted to both the New York and the German bar in 1997 and has been a partner at Gleiss Lutz since 2002.

Further, he was admitted to the U.S. Court of Appeals for the Federal Circuit in 2007, to the U.S. Supreme Court in 2009 and to the U.S. Court of Appeals for the Second Circuit in 2010. Stephan has been an Advisory Committee Member of the Swiss Arbitration Academy (SAA) since 2008, Senior Committee Member of the Contemporary Asia Arbitration Journal since 2009, and a member of the Editorial Board of ARBITRATION (since 2018). He has also been a member of the SIAC Users Council since 2016. In addition, Stephan has been a lecturer at the University of Heidelberg since 2008 and at the University of Jena since 2015. In Spring 2010, he was a Visiting Professor at the National Taiwan University College of Law.

He is a Fellow of the Chartered Institute of Arbitrators (FCIArb) and of the Asian Institute of Alternative Dispute Resolution (AIADR), a member of the Expert Panel of Neutrals of the Mediation and Conciliation Network (MCN) and of the American Law Institute (ALI). Since 2019, he is a Vice President of the CAAI Court of Arbitration (Hong Kong) and a member of the ICC Task Force "Addressing Issues of Corruption in International Arbitration".



Dr.Simon Wagner, Counsel, Gleiss Lutz, Stuttgart, Germany

Topic:

Trust Is Good,Control Is (Hopefully)Better: Why the New German Supply Chain Due Diligence Act Makes Business with German Parties Considerably More Difficult - and: Can Supply Chain Arbitration Make Things Easier ?

Simon Wagner is a dispute resolution expert specializing in international business law and commercial matters. His main focus is defending companies against liability suits and class actions/mass litigation (esp. product liability, commercial disputes down the supply chain, and antitrust damages actions). He also advises companies on all aspects of the purchase and sale of products - especially across borders - and with a focus on the drafting of tailor-made complex sale and purchase contracts. Simon Wagner also focuses on product compliance issues, as well as product liability cases, including corporate social responsibility and human right issues in the supply chain.

Simon Wagner studied at the University of Constance and was awarded a scholarship by the German National Academic Foundation. He received his PhD in 2007. From 2008 to 2011, he worked as a judge in the federal state of Baden-Württemberg at various civil courts and as a public prosecutor in Stuttgart specialising in "white collar crime". He joined Gleiss Lutz in 2011. From 2014 to 2015, Simon worked at a U.S. law firm specialising in technology law and product liability.

Simon is a bar-certified specialist for international business law. He is an examiner in the First Legal Exam and the Second Legal State Exam of the state of Baden -Württemberg. He is also a member of the German Arbitration Institute (Deutsche Institution für Schiedsgerichtsbarkeit, DIS). Simon Wagner publishes regularly on commercial law and procedural law matters.



Dr.Dr.Markus P.Beham, Assistant Professor, University of Passau, Germany

Topic: The "renaissance arbitrator ":Substantive challenges to rendering awards in compliance with public interest

Dr. Dr. Markus P. Beham, LL.M. (Columbia), is Assistant Professor at the Chair of Constitutional and Administrative Law, Public International Law, European and International Economic Law of the University Passau, Germany, and an adjunct lecturer in international law at the University of Vienna, Austria. Prior to that, he was as an Associate in the International Arbitration Group at Freshfields Bruckhaus Deringer LLP, resident in the firm's Vienna office and a fellow at the Department of Legal Philosophy of the University of Vienna. Markus holds a joint doctoral degree from the Université Paris Nanterre and the University of Vienna and a doctoral degree in history from the latter as well as an LL.M. degree from Columbia Law School in New York. He has acted in cases before ICSID, ICC, DIS, and ad hoc tribunals as wellas before the Austrian Supreme Court.



Dr.Harald Sippel, Academic Director at Bail International Arbitration and Mediation Center (BIAMC), Bali,Indonesia

Topic:

A future need to fend off "barbarians at the gate"? Points of caution for companies up the supply chain when there are breaches of their corporate social responsibility and environmental regulations in arbitrations and beyond.

Working from Kuala Lumpur/Jakarta, Dr. Harald Sippel, MBA SFBiam FCIArb acts as an independent arbitrator and mediator. He also holds an appointment as the Bali International Arbitration and Mediation Center's (BIAMC) Academic Director.

Prior to joining the BIAMC, Dr. Sippel acted as the Asian International Arbitration Centre's (AIAC) Head of Legal Services, where he led a team of up to 15 lawyers and oversaw the administration of approximately 2,000 arbitrations, adjudications, mediations, domain name dispute proceedings and other ADR-matters.

Dr. Sippel has practiced law for well over 10 years and spent the major part of his career as a lawyer working for international law firms (in China, Austria, Germany, Indonesia and Korea) and as an in-house counsel (Austria and Korea). He has acted as



arbitrator (Chair, Sole, Co-Arbitrator), counsel, tribunal secretary and in-house counsel in over 70 arbitrations under the Rules of all major arbitral institutions. Many of these arbitrations were complex high-stake matters, with amounts in dispute up to USD 22.1 billion. They were conducted in English, French, German and Italian.

Dr. Sippel has practiced law for well over 10 years and spent the major part of his career as a lawyer working for international law firms (in China, Austria, Germany, Indonesia and Korea) and as an in-house counsel (Austria and Korea). He has acted as arbitrator (Chair, Sole, Co-Arbitrator), counsel, tribunal secretary and in-house counsel in over 70 arbitrations under the Rules of all major arbitral institutions. Many of these arbitrations were complex high-stake matters, with amounts in dispute up to USD 22.1 billion. They were conducted in English, French, German and Italian.

Specialising in international arbitration from the early days of his career, Dr. Sippel's doctoral thesis deals with difficulties foreign acquirers of companies in East Asia face. In his award-winning thesis, he among others analysed Lone Star's acquisition of Korea Exchange Bank, which later became the first investment arbitration against Korea.

Still with a strong interest in academia, Dr. Sippel speaks frequently at universities in East Asia and is a former adjunct lecturer at the University of Vienna. He also holds an appointment as a member of the Editorial Board of the Asia-Pacific Mediation Journal.

Dr. Sippel is an often-sought speaker on arbitration and ADR across East Asia. He is the author of numerous publications related to dispute resolution, with an emphasis on East Asia.



Mag.Ralph Kilches, Partner, Kilches Legal, Vienna, Austria

Topic: Marketability of Problematic Goods and CISG Remedies

Ralph Kilches was trained in top law firms like Freshfields and Schonherr in Vienna and has a professional experience of 20 years in court and as counsel. Ralph is an Austrian qualified lawyer and Fellow of the Chartered Institute of Arbitrators. Since 2011 he is member of the ICC Commission on Arbitration and Mediation. In recent publications he addressed topics of investment protection (SWK 2015/1 Bilateral Investment Treaties and European Union law) and corruption (Die Behandlung des Einwandes von Korruption in Schiedsverfahren und bei der Anfechtung von Schiedsspruchen, SchiedsVZ/German Arbitration Journal 3/2016). Clients appreciate Ralphfis high commitment to his counsel work with a very broad spectrum: joint ventures, agency, public procurement, construction, energy, commodity trading, labour law, transport, tax, competition, mining, and others.

Moderator

Prof.Tomislav Boric, Professor at University of Graz,Austria, Institute for Austria, Institute for Austrian and International Corporate and Commercial Law

Dr. Tomislav Borić is University Professor at the Law Faculty of the University of Graz. As an Independent Arbitrator, he is the arbitrator at the International Arbitration Court of the Chamber of Commerce in Banja Luka, the International Arbitration Court of the Slovenian Chamber of Commerce, the International Arbitration Court of the Serbian Chamber of Commerce, the International Arbitration Court of the Croatian Chamber of Commerce, and the International Arbitration Court of the Austrian Chamber of Commerce. He holds two Post -doctoral Research, one Ph.D and two bachelors in the EU Law, the Legal Tradition and of Comparative Law. As a professional lawyer,

Dr. Tomislav Borić has obtained extensive experience in the East European Business Law, Senior Property Law, European commercial law, civil law, and International Private Law. Moreover, he is a member of the Institute for the Danube Region and Central Europe (IDM - Vienna), the Southeast Europe Association (Südosteuropa Gesellschaft e.V.) Munich, and the German Association of Comparative Law (Hamburg).



Topic: CIETAC rules and practice on consolidations, joinders and multiple contracts in supply chain diputes

Cui Yang joined CIETAC in 2012. He has acted as case manager in more than 400 cases. In 2018, he was appointed the Assistant Secretary General of CIETAC European Arbitration Center and established CIETAC European Arbitration Center in Vienna on his own. He holds a B.A. degree from Shanghai University of Finance and Economics and a LL.M. from SOAS University of London.





Mr.Kevin Nash, Deputy Registrar & Centre Director, Singapore International Arbitration Centre(SIAC), Singapore

Topic: Managing Multiplicity in Supply Chain Disputes under the SIAC Rules

As Deputy Registrar & Centre Director of the Singapore International Arbitration Centre (SIAC), Kevin assists with the administration of all cases filed with SIAC and the supervision of SIAC's multinational Secretariat.

Since joining SIAC in 2012, Kevin has overseen the administration of thousands of international cases under all versions of the SIAC Rules and the UNCITRAL Arbitration Rules, among others, and has significant experience in SIAC cases involving Expedited Procedure, Emergency Arbitration and the Early Dismissal of Claims and Defences. He worked closely on the revisions to the SIAC Rules 2013, the SIAC Rules 2016, the SIAC Investment Arbitration Rules 2017, and leads the SIAC Secretariat Sub-Committee on the drafting of the seventh edition of the SIAC Rules. Kevin is a frequent speaker on contemporary issues in arbitration and conducts training sessions for arbitration stakeholders around the world. He is a Member of the Singapore delegation at UNCITRAL Working Group II (Dispute Settlement) and represents SIAC as an observer at UNCITRAL Working Group III (ISDS).

Kevin holds a B.A. from Mount Allison University and a J.D. from Osgoode Hall Law School. Kevin worked at one of Canada's prominent 'Seven Sister' law firms and then went on to study an LL.M. in International Commercial Arbitration at Stockholm University. He is qualified as a Barrister and Solicitor with the Law Society of Upper Canada.


Dr.Alice Fremuth-Wolf, Secretary General, ViennaInternational ArbitralCentre(VIAC), Vienna,Austria

Topic: Consolidations, Joinders and Multiple Contracts in the Context of Supply Chains Pursuant to the VIAC Arbitration Rules

Alice Fremuth-Wolf is Secretary General of VIAC as of January 2018; before she has been VIAC's Deputy since 2012. Having studied law at Vienna University (Mag. iur. 1995, Dr. iur. 2002), Utrecht University (1994) and the London School of Economics and Political Science (LL.M. 1998), she served as assistant professor at the Department of Civil Procedure Law at the Law Faculty of Vienna University. Before opening her own practice in 2004, she worked with major Austrian law firms and acted as party representative and arbitrator in international commercial arbitration cases. Alice Fremuth -Wolf has authored articles and books on arbitration and also serves as a lecturer for arbitration at the Law Faculty of Vienna University, where she was coach of the Vienna team for the Willem C. Vis International Commercial Arbitration Moot from 2004-2009. She is also a qualified mediator and is a co-organizer of the CDRC IBA-VIAC-Elsa Consensual Dispute Resolution Competition in Vienna.



Ms.Marianella Ventura, Secretary-General of the National and International Arbitration Centre of the Lima Chamber of Commerce

Topic: Consolidations and Joinders in supply Chain Disputes under the CCL Arbitration Rules

Attorney and Master of Laws with specialization in international commercial arbitration, authorized to practice in Peru, Italy and Spain. More than ten years of professional experience in dispute resolution, having worked as counsel in international law firms, assistant to arbitrators and arbitral secretary. Founder and Past President of the civil association Arbitration 360°. Ambassador of the organization REAL - Racial Equality for Arbitration Lawyers. Focused in promoting the use of best practices and diversity in the field of arbitration in Peru.

Prof.Christian Carbajal Valenzuela, Camara de Arbitragem e Mediacao de Santa Catarina (CAMESC), Brazil

Topic: Consolidations, Joinders and Multiple Contracts in the Context of Supply Chains Pursuant to the CAMESC Arbitration Rules

Lawyer with specialization in International Law. International Arbitration and Investment Protection, graduated from the Pontifical Catholic University of Peru, the University of Warwick - England. Specialization Course in International Arbitration from American University, Washington D.C. Partner of the firm Woss & Partners S.C., Arbitration & ADRs, based in Curitiba and Sao Paulo, Brazil. Director of Arbitration of the Chamber of Arbitration and Mediation of Santa Catarina, Brazil (CAMESC). Former Secretary General of the Center for National and International Arbitration of the Chamber of Commerce of Lima (CCL). Arbitrator on commercial, civil and public procurement issues. Adviser to foreign investors in international investment arbitrations before ICSID and in international commercial arbitrations before the ICC and GAFTA. Law Professor in issues related to International Commerce and International Investment Arbitration at universities of Peru and Brazil. President of the Committee on Public and Private International Law of the Inter-American Bar Association (IABA), Washington DC and Fellow of the Chartered Institute of Arbitrators (FCIArb), London.

Moderator



Dr.Zhengyi Zhang, Deputy Director of International Affairs Offices/ Associate Professor at SHUPL

Dr. Zhengyi Zhang is an Associate Professor and the Deputy Director at International Affairs Office of Shanghai University of Political Science and Law (SHUPL), China. She is also an arbitrator at Shanghai International Economic and Trade Arbitration Commission (Shanghai International Arbitration Center).



Mr.Robert Herzner, Director, Germany Trade and Invest (GTAI), Shanghai,China

Topic: How does Covid-19 affect various industries and how have the companies reacted to or repositioned themselves with regard to delivery disruptions?

Robert Herzner is China Director of the German economic development agency in charge of governing liaison and advocacy by connecting private and public sector and managing Germany Trade & Invest (GTAI) Shanghai investment promotion team and advisory activities in China.

He holds a Tax Law Master's Degree in Johannes Gutenberg University Mainz and an MBA in National ChengChi University. As a lawyer, Robert Herzner has gained extensive experience in legal advice and market entry, especially in area of transnational direct investment and Asian market entry research.

Mr.Eddy Lee, Managing Director, FTI Consulting, Singapore

Topic:

Key issues that could arise when quantifying losses in international supply chain disputes and how these can be addressed

Eddy Lee is a Managing Director in FTI Consulting's Economic and Financial Consulting practice and is based in Singapore. Eddy specialises in the assessment of complex damages in cases of litigation and international arbitration. He has been appointed both as a valuation and accounting expert on multiple occasions, and has testifying experience.

Eddy is a Fellow of The Institute of Chartered Accountants in England and Wales who, during the course of his 16 year career, has led, managed or consulted on a diverse array of issues including identification and quantification of lost profits, the valuation of businesses and financial assets including shareholdings, intellectual property, and of wasted costs.

Eddy's litigation and arbitration case experience includes the Singapore High Court, Singapore International Commercial Court, the High Court of Malaysia, the High Court of England & Wales, the UK First Tier Tax Tribunal, the Grand Court of the Cayman Islands and arbitral tribunals under ICC, SIAC and UNCITRAL rules. The claims Eddy has been involved with range from in excess of USD1billion to USD hundreds of thousands and across a wide range of industries including broadcasting, commodities, consumer goods, cryptocurrency, hospitality, infrastructure, insurance, oil & gas, pharmaceuticals, real estate, technology and telecoms.

Eddy is a frequent speaker on quantum, valuation and accounting issues and has acted as an expert witness at advocacy workshops organised by the Foundation for International Arbitration Advocacy (FIAA), Commercial Bar Association (COMBAR), a specialist association of the English and Welsh Commercial Bar, and with a number of individual law firms.



Mr.Chaitanya Arora, Damages and Valuation Expert, Managing Director at Secretariat, Singapore

Topic:

Key issues that could arise when quantifying losses in international supply chain disputes and how these can be addressed

Chaitanya Arora has over 21 years' experience of advising on all aspects of business valuations, damages quantification, mergers and acquisitions and corporate finance related matters. He has acted as an advisor to private and public companies, private equity funds, and sovereign wealth funds. His work experience covers assignments across South Asia, India, North America, the Middle East and Africa. Chaitanya has been appointed as a damages or valuation expert in over 40 matters and has testified on over 15 occasions.

Chaitanya has acted as a party appointed independent expert on matters that involve a variety of expert issues across several industries. He has opined on issues of damages, loss of profits, valuation, accounting treatment of transactions and application of accounting standards. The nature of disputes that he has been involved arise from supply contracts. joint ventures, merger and acquisition related matters and expropriations. His industry experience includes matters in infrastructure like port terminals, railway construction, petrochemical industry, industrial gases, hospitality and leisure, telecommunication, locomotive transformers, on-shore drilling contracts, online travel agencies, specialty chemicals, thermal power plants, retail franchises, residential real estate construction and IT infrastructure. He has also been a jointly appointed expert determinant for fair valuation of a family business. Chaitanya is recognized consistently by Who's Who Legal annually in several key listings since 2017 and he is a member of the Board of Directors of the Chartered Institute of Arbitrators Singapore and serves as the Honorary Treasurer.



Dr. Herfried Wöss, Partner, Wöss&Partners, S.C., Mexico City,Mexico

Topic: Supply chains in the automotive industry and arbitration

Dr. Herfried Wöss is founding partner of Wöss & Partners (Mexico City, Washington DC, Lima and Vienna) and a renowned international arbitrator in large damages cases and complex arbitrations. Currently, he is president, co-arbitrator, party counsel, adjudicator and damages expert in some of the largest and politically sensitive arbitrations in Latin America and other parts of the World, dealing with the construction and operation of gas pipelines, aqueducts, oil platforms, cement plants, power purchase agreements and refineries under the LCIA, ICDR, ICC, ICSID, CCL and ICC ADR Rules and also in administrative and commercial litigations. He frequently advises the largest European third party funder on the feasibility of investment and commercial arbitrations.

Dr. Wöss is also highly specialized in investment arbitration and principal author of the Oxford University Press monograph on "Damages in International Arbitration under Complex Long-term Contracts" (2014) where he established an international damages doctrine for income-generating contracts and investments in commercial and investment arbitrations, which has been espoused by leading arbitral awards Yukos v. Russia (measure of damages under Chorzów), Murphy v. Ecuador (illegality threshold under and indirect expropriation) and Mobil v. Venezuela (contract as investment) and is currently being used as reference by the Iran-US Claims Tribunal. Dr. Woss is also advisor of the ICCA-ASIL Task Force on Damages in International Arbitration and listed by the International Who's Who of Commercial Arbitration, the Global Arbitration Review Arbitrator Research Tool (GAR ART) and The Legal 500 as tops tier in international arbitration and leading individual.

Dr Wöss has been visiting scholar for arbitration and damages law at the Georgetown University Law Center in Washington DC from 2012-2013. He holds a Magister iuris and a Doctorate in International Economic Law (summa cum laude) from the Johannes Kepler Universitat Linz, Austria, an LLM in International Business Legal Studies from the University of Exeter, UK, and is Licenciado en Derecho from the National Autonomous University of Mexico. Dr. Wöss is also licensed by the Washington DC Court of Appeals as Special Legal Consultant. He is resident in Mexico City and Vienna (Palais Aurora)/Seewalchen am Attersee, works in German, English and Spanish, and also reads French.

Moderator



Alok Vajpeyi, Associate, Khaitan & Co., Mumbai,India

Alok Vajpeyi is an Associate in the Litigation practice group in the Mumbai office. Prior to joining Khaitan & Co, Alok was an associate at Singhania & Co. (Mumbai).

He has worked on commercial arbitration, litigation under Arbitration and Conciliation Act,white collar crimes, shareholders dispute and general commercial litigation before National Company Law Tribunal and the Bombay High Court. He has also given advise in matters relating to Foreign Exchange Management Act, Securities Law and Customs law.



Mr.Anil Changarotth, FCIArb, FPIArb, FAiADR, Mediator, Arbitrator, Adjudicator, Conflict Avoidance and Dispute Resolution Practitioner, Advocate and Solicitor of Singapore and Solicitor of England and Wales, MD(&General Counsel)of Chanbers LLC & ChangAroth InterNational Consultancy

Topic: Appreciating the Intricacies of International Construction Supply Chain with Appropriate Conflict Avoidance & Dispute Resolution

Anil is an accredited Mediator with the Singapore Mediation Centre, Singapore Family Justice Court, Asian International Arbitration Centre, Vietnam International Commercial Mediation Centre, and the International Dispute Resolution Risk Management Institute; an Arbitrator - Fellows of the Chartered, Singapore and Philippines Institutes of Arbitrators; practices and trained as an Adjudicator and in International Treaty Arbitration at the AIAC and is the Dispute Resolution Board Foundation's Country Representative (Singapore).

Anil also qualified as Barrister at Law (Middle Temple of England & Wales), hold a Master of Science in Construction Law & Arbitration, Kings College London & National University of Singapore, practiced international arbitration with international law firm Lovells Lee & Lee and in house as General Counsel of Contract Advisory and Dispute Management division of Davis Langdon & Seah (Arcadis Group). Before graduating with an LLB Hon from the University of Buckingham, Anil was as an Infantry Officer with the Singapore Armed Forces for five year.

besides English, Anil practices in the Asia Pacific region with his Chambers focusing on Appropriate Dispute Construction projects and most aspects of Commercial, Civil, Criminal and Corporate Front End Advisory and his Consultancy primarily (a) consults & administer international infrastructure & construction, trade & including Mediator, Adjudicator, Arbitrator, Conflict Avoidance Board, Dispute Avoidance and Adjudication Boards & Neutral Evaluator; and (c) advising & developing ODR legal technologies including through the Asia Pacific Economic Cooperation's Collaborative Framework for ODR, collectively the Singapore Convention on Mediation, China's Belt & Road Initiative and the Regional Comprehensive Economic Disputes, a Guide to the Options for Appropriate Dispute Resolution, was published by Marshall Cavendish International Asia.



Ms.Els van Poucke, Partner, Buyle Legal, Brussels, Belgium

Topic:

When can an arbitration take place between more than two parties and can claims arising out of or in connection with more than one contract be subject of one single arbitration ? What are the challenges from a Belgian perspective and what are the rules of joinder and intervention under the new CEPANI Rules 2020?

In Law degree from the same university. She was admitted to the Ghent Bar in 1995 and the Brussels Bar in 1997. In Brussels Mrs. Van Poucke was active in the Commercial and Litigation - Arbitration Department in an international law firm.

After moving to Singapore in 2014, she joined Luther LLP in Singapore and became a Registered Foreign Lawyer in Singapore. In September 2019 she returned to Belgium and became a partner in the Belgian law firm Buyle Legal. Mrs.Van Poucke has extensive experience in international commercial arbitration under the SIAC, ICC. SCMA and CEPANI Rules. She advises and represents international clients in proceedings before arbitral tribunals in Europe and Singapore in mainly corporate, maritime, international sales/trade and distribution disputes. She is also a fellow of the Singapore Institute of Arbitrators (SiArb), the Asian Institute of Alternative Dispute Resolution (AIADR) and a member of CEPANI. She was also the former President of the Belgian Luxembourg Chamber of Commerce in Singapore in Singapore.



Dr. Michael Nueber, Partner, Gasser Partner, Vaduz, Liechtenstein

Topic:

In times of globalization and international supply chains, it is more important than ever to important an efficient and fast dispute resolution mechanism in order to safegard an uninterrupted flow of goods. Arbitration has proven to be the right fit to meet these needs. However, there might exist particularities of supply chain disputes that need to be considered in the decision-making of arbitrators, i.e the risk of conflicting decisions from parallel disputes across the supply chain.

Dr. Michael Nueber is one of the Gasser Partner Attorneys at Law in Austria, lecturer at the University of Innsbruck, member of the National Advisory Board at Vienna International Arbitral Centre (VIAC) and regular conference speaker on arbitration-related topics. He also has more than 50 legal publications on dispute Resolution and Foundation Law, including a commentary on the Austrian Arbitration Act. As a lawyer, he has gained extensive experience in dispute resolution, asset protection, Foundation and Trust Law and Corporate Law. Moreover, Dr. Michael Nueber has a wealth of working experience, he used to be Lecturer of Vienna University of Economics and Business , lecturer in business law of Vienna University of Applied Science, Associate of zeiler.partners Rechtsanwälte GmbH and Schonherr Rechtsanwälte GmbH in Vienna, Austria. Assistant Professor of Institute for Civil- and Business Law, Vienna University of Economics and Business and Research Associate of Austrian Supreme Court, Civil and Business Law in Vienna, Austria.

Mr.Luis King, Senior Associate, Santamarina+Steta, Mexico City, Mexico

Topic: Consolidations,Joinder and Multiple Contracts from a Mexican Perspective

Mr.Luis King works as a Senior Associate in Santamarina + Steta, a Mexican lawyer firm. With 10+ years of professional experience, Luis is focused on the practice of alternative dispute resolution. Luis specializes in the design of tailor-made litigious strategies for complex cases employing a plethora of different methods to achieve his client's goals. Luis' experience across the board in ADR and in different jurisdictions and cultures provides him with a particular insight to problem solving.

Moderator

Mag. Oliver Loksa, Attorney-at-Law, Hausmaninger Kletter, Vienna,Austria

Oliver works as Counsel at Hausmaninger Kletter -Attorneys at Law in Vienna, Austria. Not least thanks to his multi-cultural background - he was born in Bratislava, Slovakia, being of Hungarian descent and speaks German, English, Hungarian and Slovak with a comprehension of French - he has quickly developed an interest in international dispute resolution.

Oliver has a special focus on multi-faceted international commercial disputes that involve criminal law aspects and require strategic and legal coordination of actions before state courts and arbitral tribunals. In particular, he regularly advises clients in cross-border white collar crime proceedings and international commercial arbitration, managing extensive evidentiary proceedings, including large numbers of documents, witnesses and experts in disputes from a wide array of industries, including corporate / commercial law, construction, energy, post-M&A and pharmaceuticals / health care.

In addition, Oliver is member of various international and national legal associations in the fields of arbitration and criminal law and continues to regularly lecture and publish on pertinent issues arising in these fields.



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Shanghai University of Political Science and Law (SHUPL) was the law school of Shanghai University from the 1980s to early 2000s. The Municipal Government of Shanghai decided to set up SHUPL based on the School of Law of Shanghai University in 2004 in order to facilitate the large demand for legal professionals and the urgent needs for advanced studies of social sciences. Consequently, the number of the students increased dramatically from 1,000 at Law School of Shanghai University to 12,000 in SHUPL.

SHUPL ranks A level among Chinese universities in the field of law, teaching a wide range of subjects in social sciences, including but not limited to law, political science, economics and management, sociology, literature, etc.

In early July 2015, the Supreme People's Court (SPC) set up four institutes for judicial studies on the Belt and Road Initiative in collaboration with four academic institutions, i.e. Tsinghua University, China University of Political Science and Law, China Academy of Social Sciences and SHUPL. The SPC-SHUPL institute's main task is to assist the SPC to do researches on the major legal problems in practice and provide the SPC with the proposed text of judicial interpretations to be issued by the SPC and applied nationwide.

SHUPL is committed to international exchanges, partnering with universities and institutions, such as the Washington University in St. Louis, Temple University, University of San Francisco, University of New Haven, Niagara University, University of Montreal, University of Sydney, Queensland University of Technology, University of Leeds, University of Hertfordshire, University of Macerata, University of Brescia, University of Graz, University of Szeged, Stockholm University and the Hague Conference on Private International Law. From September 2010 onwards, over 800 students have participated in overseas study and internship programmes of SHUPL.

Entry Point

International Multi-Party, Multi-Contract and Supply Chain Arbitrations

8 April 2021, Thursday 11:00AM-17:15PM Beijing Time (GMT+8) Meeting ID: 937 728 982 (Tencent meeting)



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